UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

-----X

JOEL PENTLARGE, :

Plaintiff

v. : CIVIL ACTION NO. 04-30177-PBS

ROBERT MURPHY, et al. :

Defendants :

-----X

PLAINTIFF'S MOTION TO EXTEND TIME TO RESPOND TO DEFENDANTS ROBERT MURPHY AND KATHLEEN DENNEHY'S MOTION TO DISMISS THE THIRD SUPPLEMENTAL COMPLAINT

Plaintiff, Joel Pentlarge, hereby requests that the Court extend the time for him to respond to Defendants Robert Murphy and Kathleen Dennehy's Motion to Dismiss the Third Supplemental Complaint until August 26, 2005. As grounds for this motion, plaintiff states that the additional time is needed due to the fact that his lead counsel, John G. Swomley, is currently out of town and will not be returning to the Commonwealth until August 17, 2005. Accordingly, plaintiff respectfully requests this Court allow him until August 26, 2005 to respond to Defendants Robert Murphy and Kathleen Dennehy's Motion to Dismiss the Third Supplemental Complaint.

Certificate Pursuant to Local Rule 7.1

On August 6, 2005, undersigned counsel's associate, Devon Hincapie, left a voicemail message for Defendants' counsel, Mary Murray, requesting her assent to this motion. Ms. Murray returned the call that afternoon, leaving a message indicating she assented to this motion. On August 9, 2005, Ms. Hincapie spoke directly with Kevin Mulvey, counsel for defendants Pushkina and O'Donnell. Attorney Mulvey also assented to this motion.

Respectfully submitted, By his attorney,

/s/ John G. Swomley

John G. Swomley, BBO # 551450 Swomley & Associates 227 Lewis Wharf Boston, MA 02110 Tel. 617-227-9443 Fax. 617-227-8059 jswomley@swomleylaw.com

Dated: August 9, 2005